EXHIBIT C

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

JESSICA JONES, MICHELLE VELOTTA, and CHRISTINA LORENZEN on Behalf of Themselves and All Others Similarly Situated,

Case No. 2:20-cv-02892-SHL-tmp

Plaintiffs,

v.

VARSITY BRANDS, LLC; VARSITY SPIRIT, LLC; VARSITY SPIRIT FASHION & SUPPLIES, LLC; U.S. ALL STAR FEDERATION, INC.; JEFF WEBB; CHARLESBANK CAPITAL PARTNERS LLC; and BAIN CAPITAL PRIVATE EQUITY,

Defendants.

JURY DEMAND

PLAINTIFFS' FIRST SET OF INTERROGATORIES TO U.S. ALL STAR FEDERATION

Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Plaintiffs Jessica Jones, Michelle Velotta, and Christina Lorenzen hereby request that Defendant U.S. All Star Federation, Inc.("USASF") answer each of the following interrogatories, under oath within 30 days.

DEFINITIONS

- 1. "All" should be construed to include the collective as well as the singular and shall mean "each," "any," and "every."
- 2. "And" and "or" should be construed so as to require the broadest possible response. If, for example, a request calls for information about "A or B" or "A and B." You should produce all information about A and all information about B, as well as all information about A and B collectively. In other words, "or" and "and" should be read as "and/or."
 - 3. "Any" shall be construed to mean "any and all."

- 4. "Document" or "Documents" has the broadest meaning ascribed to it by Federal Rule of Civil Procedure 34(a) and encompasses all forms of tangible expression, including all ESI or data, and all written, recorded, printed, typed, transcribed, filmed, digitized, or graphic matter and all other tangible things and media upon which any handwriting, typing, printing, computer code, software, drawing, representation, electrostatic or other copy, sound or video recording, magnetic or electrical impulse, visual reproduction or communication is recorded, reproduced or represented, including papers, books, records, correspondence, reports, memoranda, electronic mail (e-mail), text, instant or social media messages, drafts, telegrams, files, telephone logs and messages, cloud storage, hard drives, solid state disks or solid-state drives, removable media, minutes or transcripts of meetings or communications.
- 5. "Employee" means, without limitation, any current or former officer, director, executive, manager, secretary, staff member, messenger, agent, or other Person who is or was employed by USASF.
- 6. "Person" means, without limitation, any natural person, corporation, partnership, limited liability company, proprietorship, joint venture, trust, association, government entity, group, or other form of legal entity.
 - 7. "State" means to express something clearly in writing.
- 8. "You," "Your," or "Your company" mean the responding Defendant, its predecessors, successors, subsidiaries, departments, divisions, and/or affiliates, together with all present and former directors, officers, Employees, agents, representatives, or any Persons acting or purporting to act on behalf of the responding Defendant.

INSTRUCTIONS

1. The Definitions above are provided only for purposes of discovery, in conformance with Rule 33 of the Federal Rules of Civil Procedure and are not intended to be used for any purpose other than discovery. Plaintiffs reserve the right to modify these Definitions or utilize different Definitions for any other purpose.

- 2. The terms defined above, and the individual interrogatories are to be construed broadly to the fullest extent of their meaning in a good faith effort to comply with the Federal Rules of Civil Procedure.
- 3. All words not defined in the Definitions shall be construed using their plain and ordinary meaning. If more than one meaning can be ascribed to a word, the meaning that would make a document be covered by the interrogatories should be used, unless You provide written notice of the specific ambiguity.
- 4. In answering and responding to these interrogatories, You shall furnish such information and Documents in Your possession, custody or control, including information that is in the possession, custody or control of Your agents, consultants, accountants, investigators, and (subject to any otherwise applicable privileges) attorneys.
- 5. Each interrogatory herein shall be construed independently. No request shall be construed by reference to any other request for the purpose of limiting the scope of the answers to such request. Where the context in an interrogatory makes it appropriate, each singular word shall include its plural and each plural word shall include its singular.
- 6. Your obligation to respond to these interrogatories is a continuing one. If, after responding to these interrogatories, You obtain or become aware of any new or additional information pertaining to an interrogatory contained herein, You must supplement Your answer in accordance with Federal Rules of Civil Procedure 26 and 33.
- 7. Unless otherwise noted herein, the relevant time period for these interrogatories is January 1, 2012, to June 30, 2020 (the "Relevant Time Period").
- 8. If You answer any interrogatory by reference to business records pursuant to Rule 33(d) of the Federal Rules of Civil Procedure and as the term "business record" is defined under the Federal Rules of Evidence, produce the business records and identify such documents by Bates number, as well as the name of the Employee certifying the Documents as business records for purposes of answering the interrogatory.

- 9. Each interrogatory shall be answered separately and fully in writing under oath, unless it is objected to. If You have any good faith objections to any request or any part thereof, the specific nature of the objection and whether it applies to the entire interrogatory or to a part of the interrogatory shall be stated in accordance with Rule 33 of the Federal Rules of Civil Procedure. If there is an objection to any part of an interrogatory, then the part objected to should be identified and information responsive to the remaining unobjectionable part should be timely provided. Further, if You object to part of an interrogatory, You must state the basis of Your objections in accordance with Rule 33.
- 10. To the extent that you elect to produce Documents in response to any of the interrogatories, any such production shall be accompanied by a transmittal letter that includes the case caption; production volume name; encryption method/software used; and passwords for any password protected files.
- 11. The responses are to be signed by the Person making them and the objections signed by the attorney making them.
- 12. Each interrogatory, and each subpart thereof, shall be separately set forth verbatim in Your response and accorded a separate answer.
- 13. No part of an interrogatory shall be left unanswered merely because an objection was interposed to another part of the interrogatory.
- 14. If You object to any interrogatory or subpart thereof, the objection shall state with specificity all grounds for the objection. Any ground not stated shall be waived.
- 15. If You are unable to answer any interrogatory, the reasons for Your inability to answer shall be separately stated in detail for each interrogatory. Failure to provide information in response to these interrogatories will be deemed a waiver of Your right to produce such evidence at trial. Plaintiffs reserve the right to move to preclude the introduction of any evidence not produced in response to these interrogatories.

INTERROGATORIES

INTERROGATORY NO. 1:

State each affirmative defense to the claims against You.

INTERROGATORY NO. 2:

State each fact which supports each affirmative defense stated in response to Interrogatory No. 1.

Dated: March 3, 2022

By: /s/ Joseph R. Saveri
Joseph R. Saveri

Joseph R. Saveri*
Steven N. Williams*
Kevin R. Rayhill*
Ronnie Seidel Spiegel*+
Elissa A. Buchanan*

JOSEPH SAVERI LAW FIRM, LLP

601 California Street, Suite 1000 San Francisco, California 94108

Telephone: (415) 500-6800 Facsimile: (415) 395-9940

Email: jsaveri@saverilawfirm.com swilliams@saverilawfirm.com rspeigel@saverilawfirm.com eabuchanan@saverilawfirm.com krayhill@saverilawfirm.com

Van Turner (TN Bar No. 22603)

BRUCE TURNER, PLLC

2650 Thousand Oaks Blvd., Suite 2325

Memphis, Tennessee 38118 Telephone: (901) 290-6610 Facsimile: (901) 290-6611

Email: vturner@bruceturnerlaw.net

Daniel E. Gustafson*
Daniel C. Hedlund*
Daniel J. Nordin*
GUSTAFSON GLUEK PLLC
Canadian Pacific Plaza
120 South Sixth Street, Suite 2600
Minneapolis, MN 55402

Minneapolis, MN 55402 Telephone: (612) 333-8844 Facsimile: (612) 339-6622

Email: dgustafson@gustafsongluek.com dhedlund@gustafsongluek.com dnordin@gustafsongluek.com lwang@gustafsongluek.com

Richard M. Paul III* Sean R. Cooper* Ashlea Schwarz* PAUL LLP

601 Walnut, Suite 300 Kansas City, Missouri 64106 Telephone: (816) 984-8100 Email: rick@paulllp.com sean@paulllp.com ashlea@paulllp.com

Jason S. Hartley*
HARTLEY LLP
101 West Broadway, Suite 820
San Diego, CA 92101
Telephone: (619) 400-5822
Email: hartley@hartleyllp.com

- * Admitted pro hac vice
- +Located in Washington State

Attorneys for Individual and Representative Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on March 3, 2022, I served a copy of the foregoing document via email on the counsel listed below.

/s/ Ruby Vazquez-Ponce

Ruby Vazquez-Ponce

George S. Cary Steven J. Kaiser Jennifer K. Park Linden Bernhardt

CLEARY GOTTLIEB STEEN & HAMILTON LLP

2112 Pennsylvania Avenue, NW Washington, DC 20037 gcary@cgsh.com skaiser@cgsh.com jkpark@cgsh.com lbernhardt@cgsh.com

Heather Nyong'o

CLEARY GOTTLIEB STEEN & HAMILTON LLP

1841 Page Mill Road Palo Alto, CA 94304 hnyongo@cgsh.com

Attorneys for Charlesbank Capital Partners, LLC; Varsity Brands, LLC; Bain Capital Private Equity; and Varsity Spirit Fashions & Supplies

Paul Coggins
Brendan Gaffney
Kip Mendrygal
Jennifer M McCoy
LOCKE LORD LLP

2200 Ross Avenue, Suite 2800

Dallas, TX 75201

pcoggins@lockelord.com bgaffney@lockelord.com

kmendrygal@lockelord.com jennifer.mccoy@lockelord.com Matthew S. Mulqueen Adam S. Baldridge

BAKER, DONELSON, BEARMAN, CALDWELL & BERKOWITZ

165 Madison Avenue, Suite 2000 Memphis, TN 38103 Phone: (901) 526-2000 Fax: (901) 577-0866

mmulqueen@bakerdonelson.com abaldridge@bakerdonelson.com

Attorneys for Charlesbank Capital Partners, LLC; Varsity Brands, LLC; Bain Capital Private Equity; and Varsity Spirit Fashions & Supplies

Grady Garrison Nicole D. Berkowitz James Andrew Roach

BAKER, DONELSON, BEARMAN, CALDWELL & BERKOWITZ

165 Madison Avenue, Suite 2000

Memphis, TN 38103 Phone: (901) 526-2000 Fax: (901) 577-0866

ggarrison@bakerdonelson.com nberkowitz@bakerdonelson.com aroach@bakerdonelson.com

Attorneys for U.S. All Star Federation, Inc.

Case No. 2:20-cv-02892-SHL-tmp

Edward L. Stanton III **BUTLER SNOW LLP**6075 Poplar Avenue, Suite 500

Memphis, Tennessee 38119

Edward.Stanton@butlersnow.com

Attorneys for Jeff Webb